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INTELLECTUAL PROPERTY LAW

June 15, 2004

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U.S. Department of Commerce Commissioner for Patents P.O. Box 1450 Alexandria, VA22313-1450

Re: Serial Number 09/759,926

Mr. Doung:

Per our conversation of even date, please find enclosed a misdirected Office Action to our firm.

Very truly yours,

Gabriella Karaszi

GVK:gvk Enclosure





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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/759,926	01/12/2001	Stuart Berkowitz	668437600003	2772
7278 75	90 06/10/2004	EVCI	EXAM	INER
DARBY & DA	/_	10th []	DUONG, 1	THOMAS
P. O. BOX 5257 NEW YORK, 1	NY 10150-5257	.↑* ' 81	ART UNIT	PAPER NUMBER
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		MIEM & TRIBE	DATE MAILED: 06/10/2004	, 3

Please find below and/or attached an Office communication concerning this application or proceeding.

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<u>.</u>	18	E JC, A	pplication No.	Applicant(s)	a l
	(0)	THE THE OF	9/759,926	BERKOWITZ ET A	ıL.
(Office Action Summary), § E	caminer	Art Unit	
		. 602	nomas Duong	2143	
<i> Th</i> Period for Re	e MAILING DATE of this committee	ication appear	s on the cover sheet with t	he correspondence add	dress
A SHORT THE MAIL - Extensions after SIX (6 - If the period - If NO period - Failure to re Any reply re	ENED STATUTORY PERIOD F LING DATE OF THIS COMMUN of time may be available under the provisions of MONTHS from the mailing date of this com- d for reply specified above is less than thirty (3 d for reply is specified above, the maximum st eply within the set or extended period for reply eccived by the Office later than three months ent term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). nunication. 30) days, a reply with tatutory period will ap y will. by statute. caus	. In no event, however, may a reply in the statutory minimum of thirty (30 oply and will expire SIX (6) MONTHS se the application to become ABAND	be timely filed) days will be considered timely from the mailing date of this co NONED (35 U.S.C. § 133).	r. mmunication.
Status					
1)⊠ Res	sponsive to communication(s) file				
		•	tion is non-final.		
•	ce this application is in condition sed in accordance with the pract				ments is
Disposition of	of Claims				
4a) 5)□ Cla 6)⊠ Cla 7)□ Cla	im(s) <u>1-34</u> is/are pending in the Of the above claim(s) is/a im(s) is/are allowed. im(s) <u>1-34</u> is/are rejected. im(s) is/are objected to. im(s) are subject to restri	are withdrawn f		JUN 2 1 200 Technology Center	4
Application I	Papers				
9)∐ The 10)⊠ The App Rep	specification is objected to by the drawing(s) filed on 12 January additional may not request that any objected the or declaration is objected to	2001 is/are: a) ection to the draw g the correction	wing(s) be held in abeyance. is required if the drawing(s)	See 37 CFR 1.85(a). is objected to. See 37 CF	FR 1.121(d).
Priority unde	er 35 U.S.C. § 119				
12)	nowledgment is made of a claim	or documents had documents had documents had sof the priority onal Bureau (P	ave been received. ave been received in Appl documents have been rec PCT Rule 17.2(a)).	lication No ceived in this National	Stage
2) Notice of I	References Cited (PTO-892) Draftsperson's Patent Drawing Review (In Disclosure Statement(s) (PTO-1449 o (s)/Mail Date			mary (PTO-413) lail Date mal Patent Application (PTC)-152)

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DETAILED ACTION

Drawings

The drawings are objected to because of misspelling in module 46 of figures 2 and 3. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

- 2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
 - A person shall be entitled to a patent unless -
 - (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-34 are rejected under 35 U.S.C. 102(e) as being anticipated by Diamond et al. (US006252947B1).
- 4. With regard to claims 1 and 20, Diamond reference discloses,
 - receiving voice application data over the network regarding the voice
 applications, wherein the voice application data includes location data to indicate
 where the voice applications are located on the network; (Diamond, col.3, lines
 23-28; col.4, lines 35-41; Diamond teaches of receiving a voice data segment to
 be stored in a server for later retrieval and playback)

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storing in a database the voice application data in accordance with a
 predetermined voice application taxonomy; (Diamond, col.3, lines 21-23; col.4,
 lines 41-43; Diamond teaches of receiving a voice data segment to be stored in a
 server for later retrieval and playback)

- receiving a request for a voice application based upon a user requiring a
 telephony service, wherein the request includes search criteria for selecting a
 voice application from the database; and (Diamond, col.3, lines 21-33; col.5, lines
 5-10; Diamond teaches of searching and retrieving a voice data segment for
 playback and to control scheduled functions within the system)
- retrieving from the database the location data of at least one voice application
 whose stored voice application data substantially satisfies the search criteria;
 wherein the voice application located at the retrieved location data is used to
 perform the user-requested telephony service. (Diamond, col.7, lines 18-22;
 col.50, lines 8-12; Diamond teaches of searching and retrieving a voice data
 segment for playback and scheduled functions based on a search criteria within
 the system)
- 5. With regard to claims 2-4, 11-12, 21-23 and 30, Diamond reference discloses,
 - receiving from a telephony server (CTI Server 710, Voice Server 124) telephony server attribute data, wherein the telephony server is an interface between the user (User Workstation 160) and the database (Voice storage 155); and (Diamond, col.5, lines 40-42, lines 46-60; modules 710, 124, 155 and 160, fig.1; Diamond teaches of CTI and Voice servers (both can perform certain telephony functions) disposed between the user and the database)

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retrieving from the database the location data of at least one voice application
whose voice application operational requirement data substantially satisfies the
telephony server attribute data. (Diamond, col.3, lines 21-33; col.5, lines 5-10;
 Diamond teaches of searching and retrieving a voice data segment for playback
and to control scheduled functions within the system)

- 6. With regard to *claims 5-10 and 24-29*, Diamond reference discloses,
 - wherein the voice applications are VoiceXML applications (Diamond, col.3, lines 21-33; col.5, lines 5-10; Diamond teaches of searching and retrieving a voice data segment for playback and to control scheduled functions within the system)
 - wherein the database is a relational database. (Diamond, col.5, lines 3-10;
 Diamond teaches of utilizing a Central Database Server)
- 7. With regard to *claims 13-14 and 31-32*, Diamond reference discloses,
 - providing the voice application data through a graphical user interface that is in data communication with the network. (Diamond, col.3, lines 33-35, lines 31-34;
 Diamond teaches of utilizing a graphical interface)
- 8. With regard to claims 15-19 and 33-34, Diamond reference discloses,
 - reviewing the voice application data to ensure accuracy of the voice application data. (Diamond, col.35, line 36 – col.36, line 2; col.36, lines 3-9)
 - reviewing the voice application data to verify the location data of the voice applications on the network. (Diamond, col.35, line 36 – col.36, line 2; col.36, lines 3-9)

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Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure:

Wactlar et al. (US005835667A)

Li et al. (US006397181B1)

Petkovic et al. (US006185527B1)

Stuart et al. (US006643622B2)

Pickering (US006704708B1)

Greenberg et al. (US006707811B2)

10. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Thomas Duong whose telephone number is 703/305-1886. The

examiner can normally be reached on M-F 7:30AM - 4:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, David A Wiley can be reached on 703/308-5221. The fax phone numbers for

the organization where this application or proceeding is assigned are 703/872-9306 for

regular communications and 703/872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703/305-3900.

Thomas Duong (AU2143)

June 1, 2004

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2100

Notice of References Cited	Application/Control No. 09/759,926	Applicant(s)/Pate Reexamination BERKOWITZ ET	
Notice of References Cited (つ)	Examiner	Art Unit	
B Jun 1 1 2 B	Thomas Duong	2143	Page 1 of 1
U.S. P.	ATENT DOCUMENTS		

*		Document Number Country Code-Number-Kind Code	MM-YYYY	Name	Classification	
	Α	US-6,252,947 B1	06-2001	Diamond et al.	379/88.22	
	В	US-5,835,667 A	11-1998	Wactlar et al.	386/96	
	С	US-6,397,181 B1	05-2002	Li et al.	704/256	
	D	US-6,185,527 B1	02-2001	Petkovic et al.	704/231	
	Ε	US-6,643,622 B2	11-2003	Stuart et al.	704/275	
	F	US-6,704,708 B1	03-2004	Pickering, John Brian	704/235	
	G	US-6,707,811 B2	03-2004	Greenberg et al.	370/352	
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FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
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NON-PATENT DOCUMENTS

*		Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages)
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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.